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7 **UNITED STATES DISTRICT COURT**
8 **FOR THE WESTERN DISTRICT OF WASHINGTON**
9 **AT SEATTLE**

10 NORITA C. SORENSON, as General Personal
11 Representative of the Estate of REID S.
12 SORENSON,

13 Plaintiff,

14 v.

15 AIR & LIQUID SYSTEMS CORPORATION,
16 et al.,

Defendants.

NO. 2:23-cv-00804-JHC

STIPULATED MOTION TO DISMISS &
ORDER

17 **I. STIPULATION**

18 Plaintiff Norita C. Sorenson, as General Personal Representative of the Estate of Reid S.
19 Sorenson ("Plaintiff") and Defendant Scott Laboratories, Inc., by and through their counsel of
20 record, stipulate that all claims against Scott Laboratories, Inc. only may be dismissed without
21 prejudice with each party bearing their costs and attorney fees, reserving to Plaintiffs their claims
22 against all other parties.

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2 DATED this 6th day of June 2024.

3 SINARS SLOWIKOWSKI TOMASKA LLC

4
5 s/ Melissa K. Roeder

6 Melissa K. Roeder, WSBA #30836

7 Email: asbestossea@sinarslaw.com

8 Attorney for Defendant Scott Laboratories,
9 Inc.

DATED this 6th day of June 2024.

MAUNE RAICHLE HARTLEY FRENCH &
MUDD, LLC

s/ Meredith Good

Meredith Good, WSBA #39890

John Steffan IV, WSBA #60564

Katryn Newton, WSBA #61058

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THIS MATTER having come before the Court by way of stipulation by the Plaintiff Norita C. Sorenson, as General Personal Representative of the Estate of Reid S. Sorenson and Defendant Scott Laboratories, Inc. to dismiss all claims against Scott Laboratories only without prejudice with each party bearing their costs and attorney fees, and the Court being fully advised in the premises, now, therefore, it is hereby ORDERED as follows:

DATED this 6th day of June, 2024.

John H. Chun
United States District Judge